Case 2:07-cv-00348-JLR Filed 07/16/2007 Document 16 Page 1 of 3 1 2 THE HONORABLE JAMES L. ROBART 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 ROB RINDE f/k/a ROBERT LARRY LEROY 10 NO. 2:07-cv-00348 JLR PITSOR, JR., Plaintiff, 11 MOTION TO WITHDRAW Pursuant to GR2(g)(4)(A)VS. 12 NOTE ON MOTION CALENDAR: THE CORPORATION OF THE PRESIDENT 13 Friday, July 26, 2007 OF THE CHURCH OF JESUS CHRIST OF 14 LATTER-DAY SAINTS, a Utah corporation sole, 15 Defendant. 16 17 COMES NOW Michael T. Pfau and Michelle A. Menely of Gordon, Thomas, 18 19 Honeywell, Malanca, Peterson & Daheim, LLP and Timothy D. Kosnoff of the Law Offices 20 of Timothy D. Kosnoff, and hereby move this court for permission to withdraw as counsel of 21 record for plaintiff and request that the plaintiff be permitted to continue pursuing this matter 22 pro se after the effective date of withdrawal of counsel. 23 Pursuant to GR2(g)(4)(A) of the Federal Rules of Civil Procedure, an attorney will 24 ordinarily be permitted to withdraw until sixty (60) days before discovery cut-off. Here, 25 discovery cut-off will not occur until January 7, 2008. See Case Scheduling Order on file 26 MOTION TO WITHDRAW - 1 of 3 (2:07-CV-00348 JLR) LAW OFFICES GORDON, THOMAS, HONEYWELL, MALANCA, PETERSON & DAHEIM LLP [180817 v04.doc] ONE UNION SQUARE

800 UNIVERSITY, SUITE 2100
SEATTLE, WASHINGTON 98101-4185
(200) 678-7500 - FACSIMILE (206) 678-7575

herein. Consequently, plaintiff's counsel requests that if no objection to this withdrawal is received by the noting date (July 26, 2007) that this Court permit withdrawal of counsel. The plaintiff, opposing counsel and co-counsel have all been provided a copy of this Motion to Withdraw. See, Subjoined Certificate of Service.

DATED this/ day of July, 2007.

Gordon, Thomas, Honeywell, Malanca, Peterson & Daheim LLP

By Michael T. Pfau, WSBA No. 24649

mpfau@gth-law.com Michelle A. Menely, WSBA No. 28353

mmenely@gth-law.com Co-Counsel for Plaintiff

LAW OFFICES OF TIMOTHY D. KOSNOFF

By

Thmothy D Kosnoff, WSBANO. 16586

timkosnoff@comcast.net Co-Counsel for Plaintiff

MOTION TO WITHDRAW - 2 of 3 (2:07-CV-00348 JLR) [180817 v04.doc]

LAWOFFICES
GORDON, THOMAS, HONEYWELL, MALANCA,
PETERSON & DAHEIM LLP
ONE UNION SQUARE
6000 UNIVERSITY, BUTTE 2100
SEATILE, WASHINGTON 98101-4185
(206) 678-7500 · FACSIMILE (206) 676-7575

**CERTIFICATE OF SERVICE** 

THIS IS TO CERTIFY that on this \( \frac{1}{2} \) day of July, 2007 I electronically filed the foregoing MOTION TO WITHDRAW with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

Counsel for Defendant:

Charles C. Gordon, Esq. (cgordon@gordontilden.com)
Michael Rosenberger, Esq. (mrosenberger@gordontilden.com)
1001 Fourth Avenue, Suite 4000
Seattle, WA 98154-1007

THIS WILL ALSO CERTIFY that on this <u>M</u> day of July, 2007, I mailed, via e-mail and via Overnight Mail (Federal Express) the foregoing MOTION TO WITHDRAW to plaintiff ROBERT RINDE at the following addresses:

Via e-Mail (PDF): robrinde@mchsi.com

-- and --

Via Overnight Mail; 104 East 8<sup>th</sup> Street Starbuck, MN 56381

THIS WILL ALSO CERTIFY that on this \( \frac{\omega^{7}}{\omega} \) day of July, 2007, I mailed, via e-mail (PDF) and via Overnight Mail (Federal Express) the foregoing MOTION TO WITHDRAW to co-counsel as follows:

Mr. John Schulz (jrs@mcgrannshea.com)
Ms. Christy Mennen (clm@mcgrannshea.com)
McGrann Shea Anderson Carnival
Straughn & Lamb
800 Nicollet Mall, Suite 2600
Minneapolis, MN 55402-7035

Michelle A. Menely

MOTION TO WITHDRAW - 3 of 3 (2:07-CV-00348 JLR) [180817 v04.doc]

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

LAW OFFICES
GORDON, THOMAS, HONEYWELL, MALANCA,
PETERSON & DAHEIM LLP
ONE UNION SQUARE
600 UNIVERSITY, SUITE 2100
SEATTLE, WASHINGTON 98101-4185
(209) 676-7500 - FACSIMILE (205) 676-7575